IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA SOUTHERN DIVISION NO.: 7:09-CR-1-1H

UNITED STATES OF AMERICA,	Y	
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)	
V.)	
)	
)	ORDER
)	
GEORGE WILLIAM BLACKWELL,)	
)	
Defendant.)	

This matter is before the court on defendant's motion for production of court records including a copy of his indictment, docket sheets, transcripts, Rule 11 transcript and sentencing transcript.

As to the transcript request, 28 U.S.C. § 753(f) governs when a transcript may be provided at the expense of the United States. Section 753(f) provides, in pertinent part:

Fees for transcripts furnished in criminal proceedings to persons proceeding under the Criminal Justice Act (18 U.S.C. 3006A), or in habeas corpus proceedings to persons allowed to sue, defend, or appeal in forma pauperis, shall be paid by the United States out of moneys appropriated for those purposes. Fees for transcripts furnished in proceedings brought under section 2255 of this title to persons permitted to sue or appeal in forma pauperis shall be paid by the United States out of money appropriated for that purpose if the trial judge or a circuit judge certifies that the suit or

appeal is not frivolous and that the transcript is needed to decide the issue presented by the suit or appeal. Fees for transcripts furnished in other proceedings to persons permitted to appeal in forma pauperis shall also be paid by the United States if the trial judge or a circuit judge certifies that the appeal is not frivolous (but presents a substantial question). The reporter may require any party requesting a transcript to prepay the estimated fee in advance except as to transcripts that are to be paid for by the United States.

28 U.S.C. § 753(f). While the government must provide indigent criminal defendants with a transcript of prior proceedings under certain circumstances, there is no constitutional requirement defendant receive free transcripts that an indigent collaterally attack his conviction or sentence. An indigent defendant is not entitled to a transcript at government expense "merely to comb the record in the hope of discovering some flaw." <u>United States v. Glass</u>, 317 F.2d 200, 202 (4th Cir. 1963). Thus, an individual requesting a free transcript for postconviction matters must show a "particularized need" for the transcript. Morin v. United States, 522 F.2d 8, 9 (4th Cir. 1975).

Defendant has not shown a particularized need for a transcript. Additionally, defendant has not shown any reason he should receive other copies at government expense. Defendant's judgment became final in 2010. The clerk is directed to inform

defendant of the cost of obtaining the requested documents, should he so desire.

For the foregoing reasons, defendant's motion [DE #152] is DENIED.

This 9th day of July 2013.

Malcolm J. Howard

Senior United States District Judge

At Greenville, NC #26